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Airtel

6/17/81

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Director, FBI

SAC, MILWAUKEE (194A-NEW) P

FRANK PETER BALISTRIERI; JOSEPH
PO BALISTRIERI; [REDACTED]

HOBBS ACT-
CORRUPTION OF PUBLIC OFFICIALS

Re Milwaukee Teletype dated June 4, 1981.

Enclosed for receiving office is one copy of a memorandum from the Director to the Office of Enforcement Operations, Criminal Division, which authorizes you to use a transmitting and recording device as described in referenced communication.

Within 45 days of authorization, furnish the following information to FBI Headquarters regarding the use of this equipment:

1. Aided in directing course of investigation.
2. Obtained direct evidence.
3. Was used - no information of value obtained.
4. Furnished lead material.
5. Gave protection to Agent or person wearing recorder.
6. Was not used.

More than one of the above can apply in a case.

You are reminded that in those instances when the identity of the nonconsenting party is not known at the time of the request, a letterhead memorandum should be forwarded to the Bureau within 30 days following termination of monitoring which will identify the nonconsenting party.

In the event a renewal of this authority is deemed warranted, submit your request with full justification (Manual of Investigative Operations, Part II, Section 10, Page 1062) at least seven days prior to the expiration of the existing authority.

Enclosure

JUN 18 1981

NOTE: No Bureau markings are to be placed on attached communication.

ACR:kak (5)

Exec AD Inv. _____
Exec AD Adm. _____
Exec AD LES _____
Asst. Dir.:
Adm. Servs. _____
Crim. Inv. _____
Ident. _____
Intell. _____
Laboratory _____
Legal Coun. _____
Plan. & Insp. _____
Rec. Mgnt. _____
Tech. Servs. _____
Training _____
Public Affs. Off. _____
Telephone Rm. _____
Director's Sec'y _____

MAIL ROOM []

JUL 20 1981

FOUR 131
ELSUR INDEX

U Q

Airtel to SAC, Milwaukee
Re: Frank Peter Balistrieri

In addition, you should insure that all persons identified as having been monitored, are suitably included in the field office and FBIHQ ELSUR indices, commensurate with existing instructions as outlined in Bureau airtels to all offices dated 4/12/77, 6/8/77, and administrative controls must be established to insure these requirements are met.

Memorandum



To : Office of Enforcement Operations
Criminal Division

Date June 8, 1981

From : Director, FBI

Subject : FRANK PETER BALISTRIERI; JOSEPH
P. BALISTRIERI; [REDACTED]
[REDACTED] HOBBS ACT-
CORRUPTION OF PUBLIC OFFICIALS

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Attached is a copy of a communication which furnishes information concerning a current investigation. Exigent circumstances precluded a request for authorization in advance to utilize an electronic device to monitor and/or record private conversations with the consent of a party.

Under the provisions of Part III(b) of the Attorney General's Memorandum of September 22, 1980, to the Heads of Executive Departments and Agencies entitled, "Monitoring Private Conversations with the Consent of a Party," emergency monitoring was instituted under the authorization of an appropriate official of the FBI.

Monitoring of this conversation was authorized in the best interest of law enforcement in that it was expected to provide corroborative evidence and to protect the individual utilizing the equipment.

Further monitoring is expected in this matter and it is requested that your office approve the use of this equipment for a period of 30 days beginning the date on which you grant approval.

Enclosure

Approved:

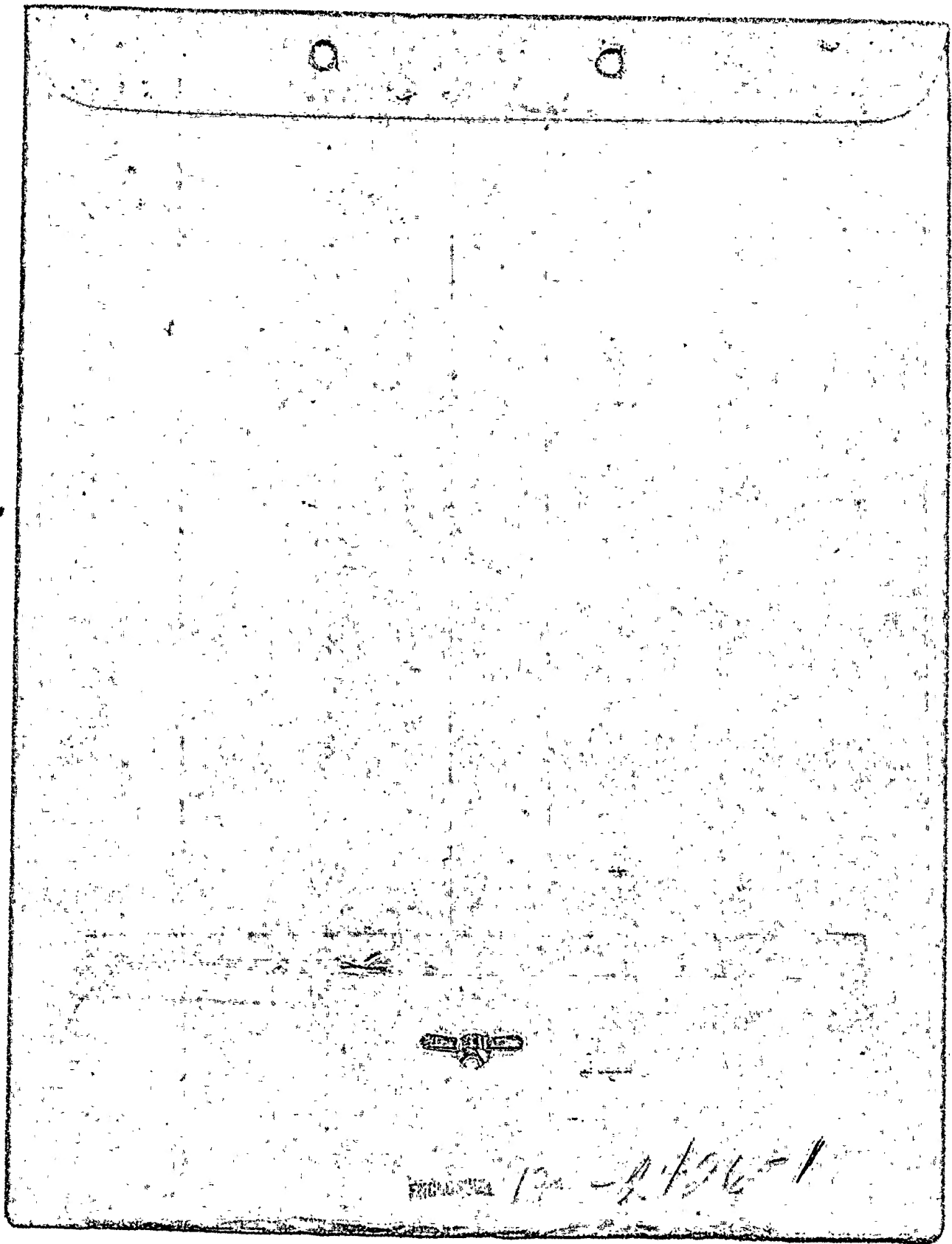
(Pursuant to the Authority of the
Attorney General 9-22-80)

Philip Wilens
Director
Office of Enforcement Operations

Date: 6/11/81

ENCLOSURE

194-24267



MIO015 1552017

PP HQ

DE MI

P 042017Z JUN 81

FM MILWAUKEE (194A-NEW) P

TO DIRECTOR PRIORITY

BT

UNCLAS E F T O

ATTN: SSA [REDACTED] ORGANIZED CRIME SECTION, ROOM 3036.

FRANK PETER BALISTRIERI; JOSEPH P. BALISTRIERI; [REDACTED]

[REDACTED] HOBBS ACT - CORRUPTION OF PUBLIC

OFFICIALS; OO: MILWAUKEE.

FOR INFORMATION OF FBIHQ, CAPTIONED MATTER INVOLVES A POTENTIAL

PAYOFF TO [REDACTED]

FOR HER [REDACTED]

NEEDED FOR [REDACTED]

WITHIN

HER WARD. A SOURCE OF THE MILWAUKEE DIVISION IS CURRENTLY IN THE

PROCESS [REDACTED]

[REDACTED] IN MILWAUKEE, WISCONSIN. DURING

RECENT CONVERSATION WITH [REDACTED]

TOLD SOURCE THEY WOULD HAVE

TO [REDACTED]

FRANK PETER BALISTRIERI (MILWAUKEE LCN BOSS), BECAUSE BALISTRIERI

Exec AD-Adm.	
Exec AD-Inv.	
Exec AD-LES	
Asst. Dir.:	
Adm. Servs.	
Crim. Inv.	
Ident.	
Inspection	
Intell.	
Lab.	
Legal Coun.	
Rec. Mgmt.	
Tech. Servs.	
Training	
Off. of Cong. & Public Affs.	
Telephone Rm.	
Director's Sec'y	

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FOUR
ELSDR INDEX

[REDACTED] IN MILWAUKEE

AND IF THEY [REDACTED]

THEY MIGHT [REDACTED]

FROM BALISTRIERI [REDACTED]

[REDACTED] ALSO SAID IT WAS MORE THAN LIKELY THAT [REDACTED]

[REDACTED] IN ORDER TO GET HER

[REDACTED] AND THEY

MIGHT BE ABLE TO [REDACTED]

[REDACTED] SOURCE ANTICIPATES CONTACT WITH [REDACTED]

1981.

WHEN SOURCE WAS INITIALLY DISCUSSING [REDACTED]

[REDACTED] VARIOUS ITALIAN FRIENDS, SOURCE

WAS TELEPHONICALLY CONTACTED BY JOSEPH P. BALISTRIERI, ATTORNEY SON

OF FRANK BALISTRIERI, WHOM SOURCE [REDACTED]

AND

BALISTRIERI REQUESTED [REDACTED]

WHICH IS OWNED BY THE BALISTRIERI FAMILY. SOURCE LATER MET WITH

JOSEPH BALISTRIERI AND [REDACTED]

BALISTRIERI, WHO OFFERED TO ASSIST SOURCE, STATING [REDACTED]

[REDACTED] SOURCE WAS LATER APPROACHED BY

[REDACTED] WHO ADVISED HE WAS AWARE OF [REDACTED]

JOSEPH BALISTRIERI AND [REDACTED]

OFFERED TO [REDACTED]

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b7D

[REDACTED]
ON JUNE 3, 1981, SOURCE WAS APPROACHED BY [REDACTED] WHO

ADVISED SHE WAS AWARE THAT SOURCE WAS [REDACTED]

[REDACTED] ADVISED THAT FRANK BALISTRIERI [REDACTED]

[REDACTED] IN MILWAUKEE AND

SOURCE WOULD HAVE TO [REDACTED]

SHE STATED [REDACTED]

[REDACTED] FROM BASLITRIERI, FURTHER STATING THAT

FRANK BALISTRIERI'S [REDACTED]

[REDACTED] SOURCE TOLD [REDACTED] THAT SOURCE NEEDED [REDACTED]

[REDACTED] IN ORDER TO [REDACTED] AND

[REDACTED] SAID SHE WOULD TALK WITH [REDACTED]

[REDACTED] SOURCE JOKINGLY SUGGESTED MAKING [REDACTED]

[REDACTED] ADDITIONAL MEETING WITH [REDACTED]

SCHEDULED FOR NEXT MONDAY.

AS FBIHQ IS AWARE, FRANK PETER BALISTRIERI'S [REDACTED]

[REDACTED] IN MILWAUKEE IS SET FORTH IN

MILWAUKEE REPORT OF SA [REDACTED]

CAPTIONED "FRANK PETER BALISTRIERI; ET AL; RICO-HOBBS ACT; GAMBLING;

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PAGE FOUR MI 194A-NEW UNCLAS E F T O

CONSPIRACY; OO: MILWAUKEE," MILWAUKEE FILE 183A-96, BUFILE 183A-1357,

WHICH CONTAINS INFORMATION REGARDING [REDACTED]

b7E

[REDACTED] INFORMATION CONCERNING JOSEPH P. BALISTRIERI'S

INVOLVEMENT IN [REDACTED]

COMPANY IS SET FORTH IN MILWAUKEE REPORT OF SA [REDACTED]

[REDACTED] CAPTIONED [REDACTED]

JOSEPH P.

BALISTRIERI, AKA; RICO-HOBBS ACT; EXTORTION; MAIL FRAUD," MILWAUKEE

MILWAUKEE DESIRES TO RECORD FUTURE CONVERSATIONS OF SOURCE

WITH CAPTIONED SUBJECTS, AS WELL AS [REDACTED] AND OTHERS AS YET

UNKNOWN. CONCERNING SOURCE [REDACTED]

[REDACTED] A BODY RECORDER AND/OR

TRANSMITTER WILL BE USED TO MAKE SUCH RECORDINGS AND SOURCE, WHO IS WILLING TO TESTIFY IN THIS MATTER, WILL SIGN A CONSENT FORM. THE RECORDING DEVICE WILL ONLY BE ACTIVATED WHEN CONSENTING PARTY IS PRESENT. U.S. STRIKE FORCE ATTORNEY [REDACTED] CONCURRED JUNE 3, 1981, WITH USE OF SUCH EQUIPMENT, STATING ITS USE WOULD NOT CONSTITUTE ENTRAPMENT AND THAT FURTHER INVESTIGATION IN THIS MATTER IS WARRANTED. MILWAUKEE IS THEREFORE INITIATING INVESTIGATION IN THIS MATTER.

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PAGE FIVE MI 194A-NEW UNCLAS E F T O

A BUREAU OFFICIAL GRANTED EMERGENCY AUTHORITY THIS DATE FOR
USE OF SUCH EQUIPMENT IN THIS MATTER, DUE TO EXIGENT CIRCUMSTANCES:
FBIHQ IS REQUESTED TO OBTAIN DOJ AUTHORITY FOR UTILIZATION OF THIS
EQUIPMENT FOR A 30-DAY PERIOD.

ADMINISTRATIVE *

RE MILWAUKEE TELEPHONE CALL TO BUREAU SUPERVISOR [REDACTED]

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JUNE 4, 1981.

SOURCE REFERRED TO ABOVE IS [REDACTED]

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SAC, MILWAUKEE, HAS PERSONALLY APPROVED INITIATION OF THIS
INVESTIGATION.

BT.

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Office of Enforcement Operations
Criminal Division

June 8, 1981

Director, FBI

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b7C

FRANK PETER BALISTRIERI; JOSEPH
P. BALISTRIERI; [REDACTED]

FEDERAL GOVERNMENT

[REDACTED] HOBBS ACT-
CORRUPTION OF PUBLIC OFFICIALS

Attached is a copy of a communication which
furnishes information concerning a current investigation.
Exigent circumstances precluded a request for authorization
in advance to utilize an electronic device to monitor and/or
record private conversations with the consent of a party.

Under the provisions of Part III(b) of the Attorney
General's Memorandum of September 22, 1980, to the Heads of
Executive Departments and Agencies entitled, "Monitoring
Private Conversations with the Consent of a Party," emergency
monitoring was instituted under the authorization of an
appropriate official of the FBI.

Monitoring of this conversation was authorized in
the best interest of law enforcement in that it was expected
to provide corroborative evidence and to protect the
individual utilizing the equipment.

Further monitoring is expected in this matter
and it is requested that your office approve the use of this
equipment for a period of 30 days beginning the date on
which you grant approval.

ENCLOSURE

Enclosure

114-2426-3 JUN 16 1981

NOTE: On 6/4/81, emergency authority granted by Section
Chief S. McWeeney, CID. Milwaukee advised of authority
same date.

ELSO INDEX

Exec AD Inv. _____
Exec AD Adm. _____
Exec AD LES _____
Asst. Dir.: _____
Adm. Servs. _____
Crim. Inv. _____
Ident. _____
Intell. _____
Laboratory _____
Legal Coun. _____
Plan. & Insp. _____
Rec. Mgnt. _____
Tech. Servs. _____
Training _____
Public Affs. Off. _____
Telephone Rm. _____
Director's Sec'y _____

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APPROVED:

Adm. Servs. _____
Crim. Inv. _____
Ident. _____
Inspection _____
Intell. _____
Legal Coun. _____
Rec. Mgnt. _____
Tech. Servs. _____
Training _____
Off. of Cong. & Public Affs. _____

Director _____
Exec AD Adm. _____
Exec AD Inv. _____
Exec AD LES _____

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MAIL ROOM []

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Airtel

7/13/81

Director, FBI

SAC, MILWAUKEE (194A-72) P

FRANK PETER BALISTRIERI
JOSEPH P. BALISTRIERI

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b7C

HOBBS ACT - CORRUPTION OF PUBLIC OFFICIALS

Re Milwaukee Teletype dated July 1, 1981.

Enclosed for receiving office is one copy of a memorandum from the Director to the Office of Enforcement Operations, Criminal Division, which authorizes you to use a transmitting and recording device as described in referenced communication.

Within 45 days of authorization, furnish the following information to FBI Headquarters regarding the use of this equipment:

1. Aided in directing course of investigation.
2. Obtained direct evidence.
3. Was used - no information of value obtained.
4. Furnished lead material.
5. Gave protection to Agent or person wearing recorder.
6. Was not used.

More than one of the above can apply in a case.

You are reminded that in those instances when the identity of the nonconsenting party is not known at the time of the request, a letterhead memorandum should be forwarded to the Bureau within 30 days following termination of monitoring which will identify the nonconsenting party.

In the event a renewal of this authority is deemed warranted, submit your request with full justification (Manual of Investigative Operations, Part II, Section 10, Page 1062) at least seven days prior to the expiration of the existing authority.

Enclosure

NOTE: No Bureau markings are to be placed on attached communication.
JCR:ka * (5)

MAIL ROOM ☒

Exec AD Inv. _____
Exec AD Adm. _____
Exec AD LES _____
Asst. Dir.:
Adm. Servs. _____
Crim. Inv. _____
Ident. _____
Intell. _____
Laboratory _____
Legal Coun. _____
Plan. & Insp. _____
Rec. Mgnt. _____
Tech. Servs. _____
Training _____
Public Affs. Off. _____
Telephone Rm. _____
Director's Sec'y _____

JUL 15 1981

FOUR
ELSUB INDEX

Airtel to SAC, Milwaukee
Re: Frank Peter Balistrieri

In addition, you should insure that all persons identified as having been monitored, are suitably included in the field office and FBIHQ ELSUR indices, commensurate with existing instructions as outlined in Bureau airtels to all offices dated 4/12/77, 6/8/77, and administrative controls must be established to insure these requirements are met.

Memorandum



To : Office of Enforcement Operations
Criminal Division

Date July 6, 1981

From : Director, FBI

Subject : FRANK PETER BALISTRIERI;
JOSEPH P. BALISTRIERI.

[REDACTED] HOBBS ACT -
CORRUPTION OF PUBLIC OFFICIALS

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Attached are two copies of a communication in which authorization is requested for the use of an electronic device to monitor and/or record private conversations with the consent of a party. Also attached are two copies of the communication in which authority was initially requested and granted.

Additional information concerning this investigation has been included in the communications. It is requested that your office approve the use of this equipment for a period of 30 days beginning the date on which you grant approval.

Monitoring of these conversations is recommended in the best interest of effective law enforcement in that it will corroborate evidence and protect the individual utilizing the equipment.

Enclosures

Approved:

(Pursuant to the Authority of the
Attorney General 9-22-80)

Philip Wilens
Philip Wilens
Director
Office of Enforcement Operations
Date: 7/8/81

ENCLOSURE

194-2426-4

FBI/DOJ

RECEIVED

194-2426-4

W10217 132193L

PP HQ

DE MI

P 011900Z JUL 81

FM MILWAUKEE (194A-72) P

TO DIRECTOR PRIORITY

ATTN: SSA [REDACTED] ORGANIZED CRIME SECTION, ROOM 3036.

BT

UNCLAS E F T O

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FRANK PETER BALISTRERI; JOSEPH P. BALISTRERI; [REDACTED]

[REDACTED] HOBBS ACT - CORRUPTION OF PUBLIC
OFFICIALS; OO: MILWAUKEE.

RE MILWAUKEE TELETYPE TO BUREAU DATED JUNE 4, 1981, AND
BUREAU AIRTEL TO MILWAUKEE DATED JUNE 17, 1981.

AS SET FORTH IN RE TELETYPE, CAPTIONED MATTER INVOLVES A
POTENTIAL PAYOFF TO [REDACTED], FOR
HER [REDACTED]

[REDACTED] NEEDED FOR [REDACTED]

[REDACTED] A MILWAUKEE SOURCE IS CURRENTLY
ATTEMPTING TO [REDACTED]

HOWEVER, SOURCE [REDACTED] ATTORNEY

JOSEPH P. BALISTRERI, WHO IS THE SON OF MILWAUKEE LCN BOSS FRANK;

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PAGE TWO MI 194A-72 UNCLAS E F T O

PETER BALISTRIERI AND SINCE THEN, SOURCE HAS HAD DIFFICULTIES IN

SOURCE ATTRIBUTES THESE DIFFICULTIES TO THE FACT THAT

IN WHICH BALISTRIERI

SAID

WHO REPORTEDLY WORKS FOR THE BALISTRIERIS

, HAS ALSO WITHDRAWN HIS OFFER TO SOURCE FOR

INDICATING THAT

HE

WHO IS ALSO KNOWN TO WORK FOR THE BALISTRIERIS.

ON JUNE 11, 1981, SOURCE MET WITH , WHO IS

EMPLOYED AS AND WHO

IS A CLOSE ASSOCIATE OF DURING THIS CONVERSATION,

WHICH WAS CONSENSUALLY MONITORED BY THE USE OF A BODY RECORDER,

SOURCE ASKED

AND HER RESPONSE WAS THAT

, AS PEOPLE HAD TRIED THIS IN THE PAST

AND FAILED, BUT THAT SHE WOULD

BE DONE AND GET BACK IN CONTACT WITH THE SOURCE.

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PAGE THREE MI 194A-72 UNCLAS E F T O

[REDACTED] WITH SOURCE ON JUNE 30, 1981, STATING THAT SHE WOULD

[REDACTED] ON THAT DATE TO DISCUSS THIS MATTER

[REDACTED] WITH SOURCE ON JULY 6, 1981.

SOURCE IS CONTINUING EFFORTS TO [REDACTED]

[REDACTED] IN MILWAUKEE AND IS CONTINUING EFFORTS TO [REDACTED]

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b7D

[REDACTED]
WHICH SOURCE HOPES TO [REDACTED]

MILWAUKEE REQUESTS THAT FBIHQ OBTAIN FROM THE DEPARTMENT OF JUSTICE A 30-DAY EXTENSION OF THE DEPARTMENT OF JUSTICE AUTHORIZATION TO UTILIZE AN ELECTRONIC DEVICE TO MONITOR AND/OR RECORD PRIVATE CONVERSATIONS WITH THE CONSENT OF A PARTY, CONCERNING CAPTIONED MATTER, AS OUTLINED IN BUREAU LETTER TO THE OFFICE OF ENFORCEMENT OPERATIONS, CRIMINAL DIVISION OF THE DEPARTMENT OF JUSTICE, DATED JUNE 8, 1981, SINCE FURTHER MONITORING, WHICH IS CRUCIAL TO THIS INVESTIGATION, IS EXPECTED TO OCCUR. [REDACTED]

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[REDACTED]
AND SOURCE, WHO IS WILLING TO TESTIFY IN THIS MATTER, WILL SIGN A CONSENT FORM. THE RECORDING DEVICE WILL ONLY BE ACTIVATED WHEN CONSENTING PARTY IS PRESENT, AND U.S. STRIKE FORCE ATTORNEY

[REDACTED] CONTINUES TO CONCUR WITH USE OF SUCH EQUIPMENT AND

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PAGE FOUR MI 194A-72 UNCLAS E F T O

HAS PREVIOUSLY STATED THAT ITS USE WOULD NOT CONSTITUTE ENTRAPMENT.

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TELETYPE UNIT

1 JUL 81 19 29 z

MIO 17 1821900

PP HQ

DE MI

P 011900Z JUL 81

FM MILWAUKEE (194A-72) P

TO DIRECTOR, PRIORITY

ATTN: SSA [REDACTED]

ORGANIZED CRIME SECTION, ROOM 3036.

BT

UNCLAS E F T O

FRANK PETER BALISTRIERI; JOSEPH P. BALISTRIERI; [REDACTED]

[REDACTED] HOBBS ACT - CORRUPTION OF PUBLIC

OFFICIALS; OO: MILWAUKEE.

RE MILWAUKEE TELETYPE TO BUREAU DATED JUNE 4, 1981, AND
BUREAU AIRTEL TO MILWAUKEE DATED JUNE 17, 1981.

AS SET FORTH IN RE TELETYPE, CAPTIONED MATTER INVOLVES A

POTENTIAL PAYOFF TO [REDACTED] FOR

HER [REDACTED]

NEEDED FOR [REDACTED]

A MILWAUKEE SOURCE IS CURRENTLY [REDACTED]

ATTEMPTING TO [REDACTED]

JUL 9 1981

HOWEVER, SOURCE [REDACTED]

ATTORNEY [REDACTED]

JOSEPH P. BALISTR IERI, WHO IS THE SON OF MILWAUKEE LCN BOSS FRANK

Exec. AD-Adm.	
Exec. AD-Inv.	
Exec. AD-LES	
Asst. Dir.:	
Adm. Serv.	
Crim. Inv.	
Ident.	
Inspection	
Intell.	
Laboratory	
Legal Coun.	
Rec. Mgmt.	
Tech. Serv.	
Training	
Off. of Cong. & Public Affs.	
Telephone Rm.	
Director's Sec'y	

6/14/81
JUL 16/81

FOR
ELSUR/INDE

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845
Pm 3936
QC/CIS
6/10

PAGE TWO MI 194A-72 UNCLAS E F T O

PETER BALISTRIERI AND SINCE THEN, SOURCE HAS HAD DIFFICULTIES IN

SOURCE ATTRIBUTES THESE DIFFICULTIES TO THE FACT THAT

IN WHICH BALISTRIERI

SAID

WHO REPORTEDLY WORKS FOR THE BALISTRIERIS

HAS ALSO WITHDRAWN HIS OFFER TO SOURCE FOR

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HE

WHO IS ALSO KNOWN TO WORK FOR THE BALISTRIERIS.

ON JUNE 11, 1981, SOURCE MET WITH WHO IS

EMPLOYED AS AND WHO

IS A CLOSE ASSOCIATE OF DURING THIS CONVERSATION,

WHICH WAS CONSENSUALLY MONITORED BY THE USE OF A BODY RECORDER,

SOURCE ASKED

AND HER RESPONSE WAS THAT

AS PEOPLE HAD TRIED THIS IN THE PAST

AND FAILED, BUT THAT SHE WOULD

BE DONE AND GET BACK IN CONTACT WITH THE SOURCE.

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PAGE THREE MI 194A-72 UNCLAS E F T O

[REDACTED] WITH SOURCE ON JUNE 30, 1981, STATING THAT SHE WOULD

[REDACTED] ON THAT DATE TO DISCUSS THIS MATTER

AND RESCHEDULED HER APPOINTMENT WITH SOURCE ON JULY 6, 1981.

SOURCE IS CONTINUING EFFORTS TO [REDACTED]

[REDACTED] IN MILWAUKEE AND IS CONTINUING EFFORTS TO [REDACTED]

[REDACTED]
[REDACTED]
WHICH SOURCE HOPES TO [REDACTED]

MILWAUKEE REQUESTS THAT FBIHQ OBTAIN FROM THE DEPARTMENT OF JUSTICE A 30-DAY EXTENSION OF THE DEPARTMENT OF JUSTICE AUTHORIZATION TO UTILIZE AN ELECTRONIC DEVICE TO MONITOR AND/OR RECORD PRIVATE CONVERSATIONS WITH THE CONSENT OF A PARTY, CONCERNING CAPTIONED MATTER, AS OUTLINED IN BUREAU LETTER TO THE OFFICE OF ENFORCEMENT OPERATIONS, CRIMINAL DIVISION OF THE DEPARTMENT OF JUSTICE, DATED JUNE 8, 1981, SINCE FURTHER MONITORING, WHICH IS CRUCIAL TO THIS INVESTIGATION, IS EXPECTED TO OCCUR. [REDACTED]

[REDACTED]
AND SOURCE, WHO IS WILLING TO TESTIFY IN THIS MATTER, WILL SIGN A CONSENT FORM. THE RECORDING DEVICE WILL ONLY BE ACTIVATED WHEN CONSENTING PARTY IS PRESENT, AND U.S. STRIKE FORCE ATTORNEY

[REDACTED] CONTINUES TO CONCUR WITH USE OF SUCH EQUIPMENT AND

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b7C

PAGE FOUR MI 194A-72 UNCLAS E F T O

HAS PREVIOUSLY STATED THAT ITS USE WOULD NOT CONSTITUTE ENTRAP^{PMENT}_{b7D}.

ADMINISTRATIVE. SOURCE REFERRED TO ABOVE IS

BT

FBI

TRANSMIT VIA:

☐ Teletype
☐ Facsimile
☒ Airtel

PRECEDENCE:

☐ Immediate
☐ Priority
☐ Routine

CLASSIFICATION:


☐ TOP SECRET
☐ SECRET
☐ CONFIDENTIAL
☐ UNCLAS E F T O
☐ UNCLAS

Date 8/19/81

TO: DIRECTOR, FBI

FROM: SAC, MILWAUKEE (194A-72) (P)

FRANK PETER BALISTRIERI;
 JOSEPH P. BALISTRIERI;


 HOBBS ACT - CORRUPTION OF PUBLIC
 OFFICIALS
 OO: MILWAUKEE

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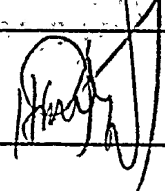
Re Bureau airtel to Milwaukee, dated 7/13/81.

This communication is to advise that an electronic device was used in captioned matter to monitor and/or record private conversations with the consent of a party, as authorized by referenced airtel. The use of this equipment obtained direct evidence and gave protection to the person wearing the recorder.

Above is being furnished in compliance with Bureau instructions as set forth in referenced airtel

② - Bureau
 1 - Milwaukee (194A-72)
 RAM:cal
 (3)

10 AUG 24 1981

Approved: 

Transmitted _____ (Number) (Time)

Per _____

FEDERAL BUREAU OF INVESTIGATION
FOIPA
DELETED PAGE INFORMATION SHEET

No Duplication Fees are charged for Deleted Page Information Sheet(s).

Total Deleted Page(s) ~ 22

Page 19 ~ Duplicate

Page 20 ~ Duplicate

Page 21 ~ Duplicate

Page 22 ~ Duplicate

Page 23 ~ Duplicate

Page 33 ~ Duplicate

Page 34 ~ Duplicate

Page 35 ~ Duplicate

Page 36 ~ Duplicate

Page 37 ~ Duplicate

Page 38 ~ Duplicate

Page 43 ~ Duplicate

Page 44 ~ Duplicate

Page 45 ~ Duplicate

Page 46 ~ Duplicate

Page 47 ~ Duplicate

Page 48 ~ Duplicate

Page 49 ~ Duplicate

Page 50 ~ Duplicate

Page 51 ~ Duplicate

Page 52 ~ Duplicate

Page 53 ~ Duplicate